

## Highland Recorder

Issued every Friday morning by  
**H. B. WOOD,**  
EDITOR AND PUBLISHER  
Member Virginia Press Association

We are not responsible for expressions or views of correspondents.

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Church notices and preaching appointments. Notices of socials to make money, a rate one cent per word will be charged, money to accompany notice.

MONTEREY, FRIDAY OCT. 22, 1922

While some may regard the language of Rev. Mr. Best, quoted in substance from his Sunday night address, as harsh and too strong, there can be no denying the fact that of Highland, or any other section would get rid of moonshine liquor and bootlegging the temperance people—all opposed to the open saloon—must be united for law enforcement. Other residents realize that public sentiment is not as strong here as it once was, although not one in fifty would have a return to the open saloon. And while admitting that local conditions are far from satisfactory, we unhesitatingly assert that the claim, some times recklessly made by non-residents, that Monterey leads other towns as a booze center is an undeserved slander, and not sustained by facts. Any drinking at all, however, is too much, and while there is much less since the adoption of the prohibition amendment, its consumption will continue to grow less just in proportion to the backing afforded vigilant officers and the development of a healthy, clean public sentiment.

There is no denying the fact that the illicit handling and drinking of liquor to-day is too often referred to in a jocular vein, such violations being viewed very much in the light of evading a toll-gate. It is recalled that, no longer ago than last week, while a grand jury of honest, law-abiding citizens were trying to run down any who were guilty of violations, a leading attorney referred to one of the jurors as being engaged "in chasing moonshine," and the court-room responded to the unbecoming reference with a glare.

With a community realizes that this law is on the statute books and means as much as any other law, and that violation is a reproach to any people and section, a class of men will continue to be found who will take chances on hiding, smuggling and drinking.

As a leading citizen, what sort of public sentiment are you helping to mould?

### How Editor Gets Rich

"The million used to give us 30 tickets for the Tribune," says the Marquette (Ind.) Tribune. "When he paid up this week he gave us only a dozen. Measured in milk tickets the Tribune should be \$3.75 a year. Two bushels of wheat used to buy it. Measured in wheat this fall the subscription would buy 20 pounds of sugar. It now buys seven. Seven subscriptions would buy the editor a suit of clothing. Now it takes 37. The white paper in one year's subscription now costs five times the former price."

### WHAT AUGUSTA FARMERS THINK ABOUT GRASTY

The following resolution giving an unqualified endorsement to the Hon. J. H. C. Grasty as an independent candidate for Congress was passed by the Augusta County Farmers' union, which, during Mr. Grasty's tenure of office as president, grew from an infant organization to a strong union having nearly one thousand members. "Whereas every farmer in Virginia is ready to do his part during the era of reconstruction that lies ahead of us, and we, the members of the Augusta county farmers union have learned from experience that without an organization to protect our interests at Washington both the producer and consumer will suffer on account of the profiteers and

"Whereas out of 541 members of congress there are said to be not more than a dozen members who even claim to be farmers, the Augusta county farmers union is of the opinion that the time has come when the farmers should have at least an equal amount of representation in congress. We do not ask for any special favors, but we do ask for a square deal; and

"Whereas our former president, the Hon. J. H. C. Grasty, has done more than any man in Augusta county to build up the farmers union of home and to Rockbridge county, and

"Whereas we know him intimately and have absolute confidence in him, and his ally we, the farmers of Augusta county, hereby nominate and endorse him as an independent candidate for congress, and call on our fellow farmers in the other twelve counties of the Tenth congressional district to support him at the polls."

"Unless the farmers stand shoulder to shoulder and elect Grasty, the profiteers will get their profits."

Political advertisement 9-19

### For Whom Shall I Vote?

The candidate running against Carter Glass, for the United States Senate from this district, is a negro. Have you ever voted for a negro? Now you will have a chance. There are three other negroes running in Virginia. Grasty, once upon a time a Democrat, but now an independent—dependent, the man who is now against the League of Nations, with no argument for his stand, as will be gathered from his short paid for articles, which have and are appearing in the Staunton Evening Leader, should you have taken the trouble to have read them. In the Grasty articles he admits that all the 13 papers published in this district are against him. That is a great note for Grasty to sound. Take the 13 newspapers and they voice the public sentiment of the district.

Evidently you can see there is trouble in store for voters. It is some think you are called upon to decide. How will you decide? Do you think we will not have the League of Nations? No matter which party is successful the League will come just the same. That is a matter, we the people, will not have to decide now, for the edict has already gone forth that the League of Nations must be. Then you should vote for Cox, who holds up for something—vote for Flood whom you have known and you know where to find him, who has for 20 years continuously served you, and to settle the color line, vote for Carter Glass.

Surely the ladies, with their very first vote, and all their thinking people, will give this question deep thought before making up their ballot next November. A Citizen

### VIRGINIA GOOD ROADS ASEM.

(C. C. Vaughan, Jr., Pres.)  
The amendment to section 184 of the Constitution permitting the General Assembly, with sanction of the Governor, to issue bonds for highway work adds but SIX WORDS to the section as it now stands.

These six words are: TO CONSTRUCT OR RECONSTRUCT PUBLIC ROADS. This proposed amendment has been approved and passed by two sessions of the General Assembly and will go to a vote of the people on November 2 for final action.

Section 184 as it now stands reads: "No debt shall be contracted by the State except to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repel invasion, or defend the State in time of war. No scrip, certificate, or other evidence of State indebtedness, shall be issued, except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

As amended, Section 184 would read: "No debt shall be contracted by the State except TO CONSTRUCT OR RECONSTRUCT PUBLIC ROADS, to meet casual deficits, etc.

It will be seen that the amendment DOES NOT ISSUE BONDS. It merely gives the Legislature, with the approval of the Governor, the power to do this. Nor does the amendment open the way for bonding the State for anything but roads. In addition to the other specified things for which bonds may be issued. State Highway Commissioner Coleman states that a highway system can be built in SIX YEARS if bonds are issued serially. He also states that no increase in taxes is necessary and that the interest can be paid and the bonds retired in twenty years. He declares that it will take eighteen years to complete the same work if the Highway Department is forced to depend on present methods of appropriation.

Vote for the Good Roads Amendment.

### Public Sale of Real and Personal Property

I will offer for sale at my place 1 mile south of Jothtown, W. Va., on OCTOBER 30th the following real and personal property: 11 yearling cattle, 6 steers and 5 heifers, 1 two-year old heifer will be fresh in spring, 24 good ewes, and one fine buck, 2 stacks of hay and some straw, 37 shocks of corn, some lumber, also 25 acres timber land lying on Hoover Mt., adjoining the land of Charles and Sylvester Propst.

TERMS made known on day of sale  
CHAP PITTSBERGER

### LUMBER

We will now take orders for all kinds of lumber—will have special orders cut, all sizes and kinds.

W. E. GUM & CO.  
Monterey, Va.

### AMATEUR PHOTOGRAPHERS

Your films developed, printed and enlarged. Send for price list and free offer.

ABEL & COMPANY, INCORPORATED  
903 E STREET N.W., WASHINGTON, D.C.

### OCTOBER TERM CIRCUIT COURT

#### COMMONLAW ORDERS

Commonwealth vs. Benj. Rexrode. Commonwealth vs. C. N. Karlofe. Both continued.  
A. L. Woodell vs. Signora Sheppe. Petition for resurvey.  
Sarah J. Rexrode vs. W. H. Wilson, for same. Both cases continued.  
H. B. Fleisher guardian vs. Kempfer Malcom. Continued.  
Frank Van Pelt vs. Ambrose Rexrode. Dismissed at plaintiff's costs.  
Boyd Beverage; Joe Rexrode, Walter Wagner, Tom Wagner and I. L. Beverage were appointed to assign dower to Adie Gum, widow of Garnet Gum, dec'd.

Settlement of Joseph H. Hiner, guardian John R. and Jane Hammer was examined and approved.  
Russell M. Eagle qualified as guardian of Mary Roth Eagle.  
S. M. Moffett, W. Price Campbell and E. D. Swecker confirmed as trustees of the Presbyterian church, in whom and in their successors the legal title of the devise to said church in the will of the late C. T. Fleisher shall be vested.

R. H. Gutzwiller vs. Caroline Hamilton etc. Ejectment. Continued.  
C. G. Raiston Admr. of Dorothy Hook vs. Lillian V. Hook. Continued.  
J. P. Pullin vs. Gilbert and Howard Siron. Judgment for \$500.00 for plaintiff.

H. J. Bowers vs. Amos Spangulac, Jr. Judgment for \$103.88 for plaintiff.

H. C. and W. H. Langford vs. I. H. Trimble. Surveyor's report adopted and directed to be forwarded to Land Office at Richmond.

M. E. Wiley vs. Frank Stephenson etc. I. L. Beverage directed to make survey.

I. L. Beverage County Surveyor appointed S. B. Bradshaw and H. T. Bradshaw as assistants.

#### CHANCERY

C. J. Richardson, etc. L. C. Gum's Admr. etc. Sale of land made by Comr. E. B. Jones of 352 acres for \$3100.00 to Annie J. Gum, was confirmed.

Mary G. Swadley etc. vs. Margaret Swadley etc. Reference to J. M. Colaw, Master Commissioner, to ascertain the commuted dower of Mary G. Swadley in the land in this suit.

Barbara Echard etc. vs. W. W. Wagner etc. Reference to J. M. Colaw Comr to ascertain dower of Sarah E. Wagner in the land in this suit.

Mrs. Mollie Trimble vs. K. H. Trimble's heirs. Final decree.

L. E. McClung vs. J. F. Bradshaw. Final decree.

James R. Beathie vs. Eliza J. Cobb etc. Judgment for a tax lien of \$65 in favor of the plaintiff, on land on which he has paid taxes.

Alexander vs. Alexander. Final decree.

Minnie Terry etc. vs. C. E. Wade's Admr. etc.

The sale of 130 acres of land made by E. B. Jones, Comr. to E. A. Pullin at the price of \$1483.34 was confirmed.

W. H. Ratcliff vs. Glen Ratcliff etc. Sale of land made by the plaintiff to Ira D. Gutzwiller, consisting of 42 acres and 4.1 acres for the sum of \$2330.00, confirmed and E. B. Jones directed to make deed.

Boyd Stephenson vs. J. L. Gum etc. The injunction awarded is continued until the further order of the court, except that the defendants shall be allowed to do necessary blasting and the injunction is enlarged so that the defendants are enjoined from whistling the engine used for road construction and from loud noise and boisterous conduct near the residence of the tenant. And they were fined \$10 and costs for disobeying the order of the court.

John H. Mackey vs. J. R. Griffin etc. Decree dismissing suit.

Anthony Young etc. vs. Helen Wright etc. A. L. Jones appointed Comr. to make sale of the land of the defendant should not the debt due the plaintiff's estate be paid in 30 days.

Lillie E. Hook vs. A. J. Hook for divorce. On the application of the plaintiff it is ordered that the defendant pay to her attorneys within ten days, the sum of \$100 on account of fees in this suit, \$50 for suit money, and the sum of \$30 per month from the 27th day of March 1920, to the plaintiff.

A doctor in New York wants the Supreme Court there to grant him an injunction to stop his wife's talking. But there are some things which even supreme courts are powerless to control.

#### FOR SALE

23 acres land on Staunton and Parkersburg pike near Bartow, W. Va. a 4 room frame house, cellar and other out-buildings, some young fruit trees. Beautiful location in sight of school and railroad; good market. Would make a fine fruit and poultry farm. For particulars write or see.

MINER J. REXRODE,  
Bartow, W. Va.

### Women On Juries

Along with the voting privilege, acquired through amendment of the national Constitution, women have been projected into an equality and commonness of citizenship service. This seems to be the accepted view everywhere, and one of the mandatory and highly important phases of citizenship service is to serve upon court juries whenever formally called upon to render such service. The sheriff of Philadelphia has announced that the names of many women will be put in the wheel when takersmen for next year's jury service are to be selected for that city. It is to be presumed that in other cities and in rural courts the constitutionally changed situation as to the citizenship duties of women will be recognized.

In the affair of mixed jury service the sex problem may phase frequently in an embarrassing way. Trial juries are sometimes locked in the juryroom for an overnight stay. Juries have been sequestered for as long as three days and three nights sleeping and eating during the time without much regard to etiquette or the conventional usages. In case of a locked-in jury on which both women and men should be empaneled, there could be no separating of the ladies from the gentlemen under the court usage that has come down through the centuries.

But, in some of the Far West states women have been serving on juries, and from Wyoming comes this ditty: "Baby, baby, what's your fury? Ma-ma's locked-in on the jury." Perhaps Maryland may learn from Wyoming how to make everybody serene and comfortable on a man-and-woman composite jury.—American.

### HONOR LIST

NEW—Miss Eurittie E. Ralston, Casey, Ill.; Miss Lorena Wade, Blackstone, Va.

RENEWALS—H. F. Alexander, McDowell; Mrs. Saul Simmons, Deerfield; Mrs. Mahala Reed, Mustoe; A. F. Hevener, Crabbottom; Lloyd Rexrode, Dennis Snyder, Hightown; Jas. I. Hull, Monterey; Mrs. P. A. Helms, Clover Creek; Tom Jones, Bluefield, W. Va.; H. C. Tomlinson, Fay, Okla.; Mrs. Nela Ralston, Terra Bella, Calif.; Glen Calhoun, Detroit, Mich.; Mrs. Bettie Campbell, Temple, Okla.

### Sugar Situation

New York, Oct. 15.—The local market for raw sugar was a little steadier today and there was a sale of Cuba reported, the first one since the moratorium was declared early in the week. The business was only small, embracing 12,000 bags for prompt shipment to a local refiner at 7c cost and freight, equal to 8c for centrifugal. Several refiners who had been out of the market for some time past were in again and at the close there was a further buying in at 7c for Cubas cost and freight, but holders were asking higher prices.

The market for refined was unchanged at 11c for fine granulated with a fair inquiry reported. Yesterday's rumors of some inquiry for refined, could not be confirmed.

### Commissioner's Sale of Valuable Land in Highland County

Pursuant to a decree of the Circuit Court for Highland county, Va., rendered at the July term, last in the cause therein pending in which the Federal Land Bank of Baltimore is plaintiff and T. M. Folks et al. are defendants, I will on

Monday, November 1, 1920, offer for sale at public auction at the front door of the court house of said county in Monterey, Va., the following described parcels of land, or so much thereof as may be necessary to satisfy the recoveries made in said cause, to-wit:

(1) That certain tract containing 140 acres more or less, lying and being on Dixon's Hill in said county, on which the said T. M. Folks resides.

(2) Those tracts containing 402 acres and 41.75 acres that were conveyed to T. M. Folks from Edwin B. Jones, Trustee by deed dated February 15, 1918, and of record in the clerk's office of said court in Deed Book No21 page 263.

The tracts will be offered separately and as a whole and the sale made in the way that best price is obtained.

TERMS:—Cash sufficient to pay amount due to the Federal Land Bank of Baltimore, with interest and costs as stated in said decree, and the residue upon a credit of one and two years with interest, the purchaser to execute promissory notes for the deferred payment with personal security and the title to be retained as ultimate security.

EDWIN B. JONES, Sp'l Comr. I certify that the bond required of the commissioner by the decree mentioned, has been executed.

W. H. Matheny, Clerk Circuit Court, Highland County

### NOTICE TO TAX-PAYERS

I will be at the following places, as per dates below, to receive Taxes and Levy's for the year 1920:

Valley Center	Oct. 25
Mill Gap,	Oct. 26
Hightown,	Oct. 27
New Hampden,	Oct. 28
Crabbottom,	Oct. 29
Middle Mountain,	Oct. 30
Monterey, Nov. 2, 27, 29, 30th and Dec. 1.	

Boilar,	Nov. 4
Trimble,	Nov. 5 till noon and at Mustoe afternoon
Doe Hill,	Nov. 9
Palo Alto,	Nov. 10
Headwaters,	Nov. 11
Hupmans,	Nov. 12
Flood,	Nov. 13
Clover Creek,	Nov. 15
McDowell, Nov. 16 and 17th till noon	

All 1919 Taxes or paid by Dec. 1, 1920, will be placed in the Sheriff's hands for collection.

H. M. SLAVEN, Tr. H. C.

### Commissioner's Office

Monterey, Va., Sept. 22, 1920

E. J. Beverage and others vs. J. E. McCoy and others  
All parties interested in the above-styled cause, now pending in the Circuit Court of Highland County, TAKE NOTICE, that pursuant to a decree entered in said cause, at the July Term, 1920, I shall at my office in Monterey, Va., on

Saturday, the 23d day of Oct., 1920, proceed to ascertain and report to court:

FIRST: What interest the said J. E. McCoy has in the tract of land described as 152 acres in the bill mentioned;

SECOND: What part, if any, of said land the said J. E. McCoy is entitled to hold individually by adversary possession against the cotenants thereof;

THIRD: The value of the tract of land containing 5 acres, more or less, which the said J. E. McCoy claims to hold possession of;

FOURTH: What sum of money, if any, the said J. E. McCoy should pay to the other cotenants, or account for, for timber cut and removed by him from the said 152 acres.

FIFTH: Any other matter specially stated, deemed pertinent by the commissioner, or required to be so stated by any party.

JOHN M. COLAW,  
Master Commissioner  
E. B. Jones, p. q.

Kansas scientists are experimenting with gas from wheat straw to replace gasoline. But if automobiling is made any cheaper, reservations will have to be made in street space for the increased traffic.

## Closing Out Sale!

at and less than present wholesale prices

### OUR ENTIRE STOCK OF MERCHANDISE

Except certain items in Groceries and Hardware, which we will continue to handle.

### THIS IS A CLEAN SWEEP SALE,

everything must go. A full line of Shoes, A-tics, Cums, Underwear, Boys Suits, etc. Come early, while our stock is complete.

### SALE NOW GOING ON

I. W. NICHOLAS

Crabbottom, Va.



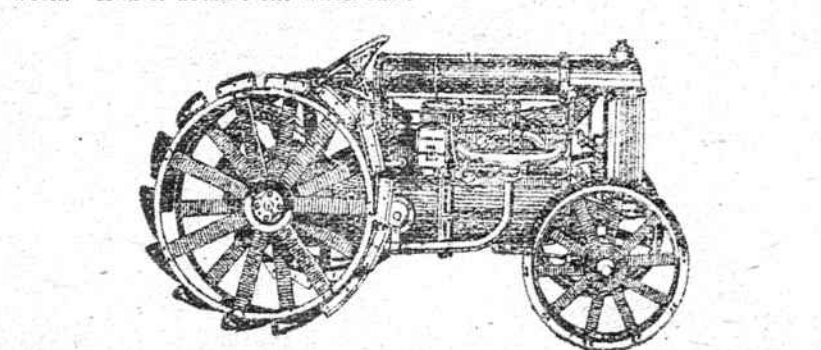
But for the work of American Red Cross agents in all regions of Ireland during the last twelve months, hundreds of thousands of people in that tragic country today would be under the sod, victims of hunger, disease and exposure. The job in Ireland is one of tremendous proportions and cannot be abandoned for many months to come. Here is a typical scene: A Red Cross worker "at the throat" of a soup kitchen where hundreds of undernourished women and children are fed daily.

**Fordson**  
TRADE MARK

**Farm Tractor**

When Henry Ford set about building the Fordson tractor he had a thorough understanding of just what it should be and what it should do. His early life on the farm gave him a deep insight into the daily life of the farmer; his mechanical genius saw the type of tractor needed. He began work on a farm tractor thirty-five years ago, and for more than twelve years he experimented over more than 7,000 acres of land in different kinds of soil, with different crops.

So he built the Fordson. It is so simple that a school-boy can operate it. It is low in first cost. It is low in operating cost and Fordson parts and Fordson service are always to be had promptly from the dealer. The Fordson is a profitable investment. It can be used every working day in the year. It is an inexpensive power plant that will lighten your farm work. It has proven its worth on more than one hundred thousand farms not only in operating implements in the fields but in belt and pulley work. And it doesn't eat when idle.



Don't delay ordering your Fordson tractor. The demand is greater than the supply.

**MONTEREY GARAGE AND LIGHT CO.**

Monterey, Va.

HOME  
SWEET  
HOME  
By  
Earl  
Hurst



"MOTHER—COME QUICK!—I THINK GRANDPA AND DADDY ARE GOING TO HAVE A FIGHT."



"THEY'RE QUARRELLING OVER WHO'S GOING TO CUT THE WOOD."



"SEE! LOOK! THAT! EVERYTIME POP GETS IT ON HIS SIDE, GRANDPA YANKS IT BACK AGAIN."

